THE HONORABLE ROBERT S. LASNIK

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UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON AT SEATTLE

ANHTHU VAN, a Washington resident; VIET NGUYEN, a Washington resident; DAVID ATHERTON, a Washington resident; DONNIE NEWELL, a Washington resident; GLENDA WERNER, a Washington resident; JOHN BAILEY, a Washington resident; WANJIRU BAILEY, a Washington resident; CHAD VAN CLEAVE, a Washington resident; KELLY PANZARINO, a Washington resident; LORI NEMITZ, a Washington resident; CHANBANDITH

PROM, a Washington resident; CHRISTOPHER SMITH, a Washington resident; STEVEN BERUBE, a Washington

resident; LISA BERUBE, a Washington resident; JENNY KUMA, a Washington

resident; SEM CHAP, a Washington resident; SYED RIZVI, a Washington resident;

ROXANNE PARIS, a Washington resident; GUADALUPE GUTIERREZ, a Washington resident; KULJIT SINGH, a Washington

resident; PAVNEET CHERRY, a Washington resident; JACOB HANSON, a Washington resident; EMILY HANSON, a

Washington resident; JOSHUA ALBERTSON, a Washington resident;

CORREY ALBERTSON, a Washington resident; ELIZABETH FAJEMISIN, a Washington resident; SANMI FAJEMISIN, a

Washington resident; SAKHOEUN CHHOTH, a Washington resident; JOSHUA

CHHOTH, a Washington resident; JOSHUA REED, a Washington resident; ALDWIN PEREDO, a Washington resident;

CHRISTINE PEREDO, a Washington resident; SHWANDA GREENIDGE, a Washington resident,

Case No. 2:17-cv-00366-RSL

JOINT MOTION AND PROPOSEDORDER TO EXTEND EXPERT REPORT DEADLINE

NOTED FOR CONSIDERATION: DECEMBER 5, 2017

JOINT MOTION AND PROPOSED ORDER TO EXTEND EXPERT REPORT DEADLINE (Case No.: 2:17-CV-00366-RSL) - 1

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Plaintiffs,

v.

TIG INSURANCE COMPANY, as successor by merger to AMERICAN SAFETY INDEMNITY COMPANY, a foreign insurer,

Defendant.

This matter involves both proceedings in the Snohomish County Superior Court and in this Court over a construction insurance and consent judgment dispute. Plaintiffs elected to seek a reasonableness determination in state court. An initial reasonableness hearing was held on June 2, 2017, in which the Court denied the request for a reasonableness finding without prejudice so that plaintiffs could conduct further investigations into the alleged construction defects. In this Court, plaintiffs filed a motion for summary judgment on August 31, 2017, and defendant filed a cross-motion for summary judgment on October 5, 2017. These motions are still pending.

The parties jointly request that the deadline for exchanging expert reports, currently set for December 6, 2017 per the May 24, 2017 scheduling order (Dkt. 8), be extended from December 6, 2017 to a date six weeks after the Court rules on the pending cross motions for summary judgment. This will still allow time for expert depositions prior to the currently scheduled discovery cutoff, but will avoid unnecessary effort to prepare and submit expert reports on issues that may well become moot depending on the Court's ruling on the pending motions.

DATED this 5th day of December, 2017.

LANE POWELL PC

By s/David M. Schoeggl

David M. Schoeggl, WSBA No. 13638

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Attorneys for TIG Insurance Company as successor by merger to American Safety Indemnity Company

JOINT MOTION AND PROPOSED ORDER TO EXTEND EXPERT REPORT DEADLINE

(Case No.: 2:17-CV-00366-RSL) - 2

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JOINT MOTION AND PROPOSED ORDER TO EXTEND EXPERT REPORT DEADLINE

(Case No.: 2:17-CV-00366-RSL) - 3

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CASEY & SKOGLUND, PLLC

By s/ Todd k. Skoglund

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Fax: 206.456.4210

E-mail: todd@casey-skoglund.com

Attorney for Plaintiffs

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1 .	Having reviewed the parties' joint motion, the Court hereby ORDERS that the date to
2	disclose reports from expert witnesses under Federal Rule of Civil Procedure 26(a)(2) is six
3	weeks after the Court's issuance of a ruling on the parties' cross motions for summary judgment.
4	DONE this day of December, 2017.
5	DONE this day of December, 2017.
6	MMS Casink
7	THE HONORABLE ROBERT S. LASNIK
8	UNITED STATES DISTRICT JUDGE
9	Presented by:
10	LANE POWELL PC
11	
12	By: s/David M. Schoeggl David M. Schoeggl, WSBA No. 13638 WSBA No. 13638
13	David W. Howenstine, WSBA No. 41216 1420 Fifth Avenue, Suite 4200
14	Seattle, WA 98111 T: 206.223.7000 / F: 1206.223.7107
15	Email: schoeggld@lanepowell.com howenstined@lanepowell.com
16	Attorneys for TIG Insurance Company as successor by merger to American Safety Indemnity Company
17	CACEV & CVOCLIND DILC
18	CASEY & SKOGLUND, PLLC
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JOINT MOTION AND PROPOSED ORDER TO EXTEND EXPERT REPORT DEADLINE (Case No.: 2:17-CV-00366-RSL) - 4

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